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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/501,341	07/26/2004	Christian Bataille	255494US2PCT		
22850	7590 08/24/2005		EXAMI	NER	
OBLON, SPI	IVAK, MCCLELLANI	DONOVAN, LINCOLN D			
<del>-</del>	IA, VA 22314		ART UNIT	PAPER NUMBER	
			2832	:	
			DATE MAILED: 08/24/2005	: - -	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Appl	ication No.	Ap	plicant(s)					
Office Action Summary		10/5	01,341		TAILLE ET AL.		(on)			
		Exan	niner	Art	Unit		f			
		Linco	ln Donovan	283	32					
	- The MAILING DATE of this communic	ation appears o	n the cover sheet	with the corre	spondence add	dress				
Period fo	• •	2 2521 / 10 01		MONTHO	2004					
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNIC insions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) operiod for reply is specified above, the maximum stature to reply within the set or extended period for reply within the set or extended period f	ATION. 37 CFR 1.136(a). In ication. days, a reply within theory period will apply I, by statute, cause the	no event, however, may a ne statutory minimum of the and will expire SIX (6) MC ne application to become a	a reply be timely fil nirty (30) days will I DNTHS from the m ABANDONED (35	ed be considered timely, ailing date of this col		n.			
Status										
1)[🛛	Responsive to communication(s) filed	on <i>02 June 20</i>	<b>05</b> .							
•	This action is <b>FINAL</b> . 2b) This action is non-final.									
3)										
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.									
Dispositi	ion of Claims									
4) 🖂	4)⊠ Claim(s) <u>12-22</u> is/are pending in the application.									
-	4a) Of the above claim(s) is/are withdrawn from consideration.									
5)	Claim(s) is/are allowed.  Claim(s) 12-22 is/are rejected.									
6)⊠										
7)	Claim(s) is/are objected to.			•						
8)□	Claim(s) are subject to restriction	on and/or electi	on requirement.							
Applicati	ion Papers									
9)	The specification is objected to by the l	Examiner.								
10)⊠ The drawing(s) filed on <u>26 July 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.										
	Applicant may not request that any objection		•	-						
	Replacement drawing sheet(s) including the	e correction is re	equired if the drawin	ıg(s) is objecte	d to. See 37 CF	R 1.121(	d).			
11)	The oath or declaration is objected to b	y the Examine	r. Note the attache	ed Office Acti	on or form PT	O-152.				
Priority ι	ınder 35 U.S.C. § 119									
12) 又	Acknowledgment is made of a claim for	r foreian priorit	v under 35 U.S.C.	8 119(a)-(d)	or (f)					
_	☑ All b)☐ Some * c)☐ None of:	, reverge process,	,	3 (4)	(. <i>)</i> .					
	1.⊠ Certified copies of the priority do	cuments have	been received.							
	2. Certified copies of the priority do			Application N	lo					
	3. Copies of the certified copies of	the priority dod	cuments have bee	n received in	this National S	Stage				
	application from the Internationa	l Bureau (PCT	Rule 17.2(a)).							
* 5	See the attached detailed Office action	for a list of the	certified copies no	ot received.						
Attachmen	t(s)									
_	e of References Cited (PTO-892)		4) Interview	Summary (PTO	) <del>-4</del> 13)					
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTC		Paper No	o(s)/Mail Date	<u> </u>					
	nation Disclosure Statement(s) (PTO-1449 or PT r No(s)/Mail Date <u>07-26-04</u> .	O/SB/08)	5)  Notice of Other:		Application (PTO-	-152)				
-		•								

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#### **DETAILED ACTION**

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## Election/Restrictions

All of the pending claims 12-22 have been hereby rejoined and fully examined for patentability under 37 CFR 1.104.

# Specification

The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

### Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC (See 37 CFR 1.52(e)(5) and MPEP 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text are permitted to be submitted on compact discs.) or

REFERENCE TO A "MICROFICHE APPENDIX" (See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.)

- (f) BACKGROUND OF THE INVENTION.
  - (1) Field of the Invention.
  - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (j) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (I) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if

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the required "Sequence Listing" is not submitted as an electronic document on compact disc).

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 12-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gruner [US 2002/0135447] in view of Dausch et al. [US 6,359,374].

Regarding claims 12-13 and 15, Gruner discloses a bistable magnetic relay assembly [figure 10b] comprising:

- at least one power pole [42-50], each pole comprising a movable bridge [62] equipped with at least one movable contact that cooperates with at least one fixed contact [figure 9] of the each pole between open and closed positions; and
- an approach actuator [21-24] cooperating with each of the poles on each of the movable bridges to open and close the contacts.

Gruner disclose everything claimed except the use of a force actuator configured to establish contact pressure and contact disconnection without the use of mechanical force.

Dausch et al. disclose a contactor [70, figure 4] having a contact bridge [120] cooperating with a fixed contact [115] with a piezoelectric element [147] affixed to the

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movable contact bridge to establish contact pressure and contact disconnection [column 7, lines 4-15].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the piezoelectric element design of Daucsh et al. with the relay of Gruner in order to provide contact pressure during operation and controlled separation.

Regarding claim 14, Gruner, as modified, disclose everything claimed except the specific type of approach actuator.

The specific type of approach actuator would have been an obvious design consideration based on the specific application of the relay and necessary response times.

Regarding claims 15-17, Gruner, as modified, disclose everything claimed except the specific arrangement of the piezoelectric elements relative to the contacts.

The specific arrangement of the piezoelectric elements on the contacts would have been an obvious design consideration based on the specific operating parameters, contact design and operating force needed.

Regarding claims 18-19, Dausch et al. further discloses the use of a controlled power source for the piezoelectric element.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to control the power applied to the piezoelectric element of Gruner, as modified, as further suggested by Dausch et al., in order to provide necessary control functions and responses.

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Regarding claims 20-22, the claimed method steps would have been necessitated by the product structure.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Stone et al. [US 4,473,859], Farrall [US 4,595,855] and Kolm et al. [US 4,383,195].

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lincoln Donovan whose telephone number is 571-272-1988. The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Enad Elvin can be reached on 571-272-1990. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Pusings Contor (ERC) at 866-317-0107 (tall free).

Business Center (EBC) at 866-217-9197 (toll-free).